

## **EXHIBIT B**

HUCK BOUMA<sup>PC</sup>

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May 15, 2008

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*Via e-mail tbradley@lanermuchin.com*

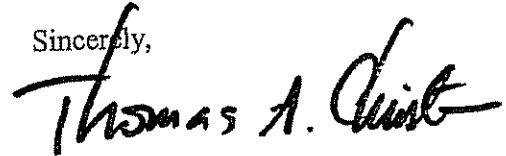
Thomas Bradley, Esq.  
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Re: Executive Benefit Options, LLC  
Our File Number 14727-2  
Subpoena in Clark Consulting, Inc. v. Richardson  
U.S. District Court for the Northern District of Illinois  
Case Number 07 - C - 7231

Dear Mr. Bradley:

As you are aware from previous correspondence, this office represents Executive Benefit Options, LLC ("EBO"). I enclose our responses and objections to the subpoena that you caused to be served upon EBO. I believe that the requests you have attached to the subpoena directed to my client are not only objectionable for the reasons stated in the attached document, but are in many cases preposterous. I have reviewed the admissions of your client that have been made a part of the record in the case to the effect that the lawsuit against Mr. Richardson is simply an effort to "hassle" him. I can only conclude that you and/or your client have decided to expand the campaign of harassment beyond Mr. Richardson to my client EBO. I will take all measures necessary to avail my client of all remedies available under Rule 11 of the Federal Rules of Civil Procedure if my client is required to expend any further attorneys fees in responding to the subpoena or any further efforts to enforce it.

Sincerely,



Thomas A. Christensen

TAC/st

cc: Paul J. McNellis  
Chad Moeller